



കേരള ഗസറ്റ്

KERALA GAZETTE

അധികാരികമായി പ്രസിദ്ധീകരിച്ചതുന്ത്

PUBLISHED BY AUTHORITY

വല്യൂ 5
Vol. V

തിരുവനന്തപുരം,
ചോറ
Thiruvananthapuram,
Tuesday

2016 ഡിസംബർ 27
27th December 2016
1192 ഓജ്ഞ് 12
12th Dhanu 1192
1938 പെഞ്ചം 6
6th Pousha 1938

നമ്പർ
No. } 51

PART I

Notifications and Orders issued by the Government

Labour and Skills Department Labour and Skills (A)

G.O. (Rt.) No. 1471/2016/LBR.

Thiruvananthapuram, 25th November 2016.

- Read:—1. Application under Section 17 of the Working Journalists and Other Newspaper Employees (Conditions of Service) and Miscellaneous Provisions Act, 1955 filed by Shri C. K. George.
2. Letter Number I (1) 17609/2016 dated 20-10-2016 from the Labour Commissioner, Thiruvananthapuram.

ORDER

Whereas, the Government are of opinion that an industrial dispute exists between Shri C. K. George, S/o Late Kuriaku, Chovallur House, Choodal P. O., Thrissur-680 502 and the General Manager, Press Trust of India, PTI Building, 4, Parliament Street, New Delhi-110 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) and by section 17 (2) of the Working Journalists and Other News Paper Employees (Conditions of Service) and Miscellaneous Provisions Act, 1955 (No. 45 of 1955) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of amount due under the Working Journalists and Other Newspaper Employees (Conditions of Service) and Miscellaneous Provisions Act, 1955 to Shri C. K. George, S/o Late Kuriaku, Chovallur House, Choodal P. O., Thrissur-680 502 from the Press Trust of India is justifiable ? If not, what are the reliefs he is entitled to ?

By order of the Governor,

TOM JOSE,
Additional Chief Secretary.

ORDERS

(1)

G.O. (Rt.) No. 1475/2016/LBR.

Thiruvananthapuram, 26th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) The Managing Director, Tracon Couriers Pvt. Ltd., LFC Road, Pottakuzhy, North Kaloor, Kochi-682 017 (2) The Manager, (HR & Administration), Tracon Couriers Pvt. Ltd., LFC Road, Pottakuzhy, North Kaloor, Kochi-682 017 and the workmen of the above referred establishment represented by the General Secretary, Ernakulam Shops & Commercial Employees Union (CITU), Maruthi Vilas, Canon shed Road, Kochi-682 011 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Sri. U. D. George, workman of Tracon Couriers, Kaloor is justifiable? If not, what are the relief he is entitled to?

(2)

G.O. (Rt.) No. 1476/2016/LBR.

Thiruvananthapuram, 26th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Manager, Supplyco Supermarket, Channapetta, Channapetta P. O., Kollam (2) the Regional Manager, Supplyco, Thycaud, Thiruvananthapuram and the worker of the above referred establishment Smt. Mary Sible, Plavila Veedu, Channapetta, Channapetta P.O., Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Mary Sible by the management of Supplyco Supermarket, Channapetta, Kollam is justifiable or not? If not, what relief she is entitled to?

(3)

G.O. (Rt.) No. 1477/2016/LBR.

Thiruvananthapuram, 26th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri. Shaji, Y., Proprietor, Younus Cashew Factory, Shahajan Manzil, Iqbal Nagar-1, Vadakkevila P. O., Pallimukku, Kollam and the workmen of the above referred establishment represented by the General Secretary, Kottarakkara Taluk Cashew Workers Union (CITU), H.O. Majeed Smaraka Mandiram, Kottarakkara, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the stoppage of work in the establishment Younus Cashew, Nalkkavala by the management of Younus Cashew, Nalkkavala is illegal ? If yes, what reliefs the workers are entitled to ?

(4)

G.O. (Rt.) No. 1478/2016/LBR.

Thiruvananthapuram, 26th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between The Manager, Vyking Rubbers, Olamattom, Thodupuzha-685 584 and the workmen of the above referred establishment represented by the Secretary, Kerala Headload and Timber Workers & Factory, Workers Union (KTUC), Thodupuzha-685 581 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether retrenchment of (1) Sri. Saju Jose (2) Sri. Shibu George, employees of Vyking Rubbers (P) Ltd is legal and justifiable ? If not what is the remedy the workers are entitled to ?

By order of the Governor,

GOPAL, V. S.,

Deputy Secretary to Government.